

1 BEFORE THE ARIZONA CORPORATION COMMISSION Arizona Corporation Commission 2 COMMISSIONERS DOCKETED 3 JEFF HATCH-MILLER, Chairman DEC 0 9 2005 WILLIAM A. MUNDELL MARC SPITZER DOCKETED BY MIKE GLEASON (AN 5 KRISTIN K. MAYES IN THE MATTER OF THE APPLICATION OF DOCKET NO. T-04251A-04-0257 COMMPARTNERS, LLC FOR A CERTIFICATE OF CONVENIENCE AND NECESSITY TO 68331 PROVIDE COMPETITIVE FACILITIES-BASED DECISION NO. INTEREXCHANGE AND LOCAL EXCHANGE TELECOMMUNICATIONS SERVICES IN THE STATE OF ARIZONA. OPINION AND ORDER 10 DATE OF HEARING: October 13, 2005 11 PLACE OF HEARING: Phoenix, Arizona 12 ADMINISTRATIVE LAW JUDGE: Yvette B. Kinsey 13 APPEARANCES: Twomey, Kristopher of on behalf CommPartners, LLC; and 14 David M. Ronald, Staff Attorney, Legal 15 Division, on behalf of the Utilities Division of the Arizona Corporation Commission. 16 17 BY THE COMMISSION: On April 5, 2004, CommPartners, LLC ("Applicant" or "CommPartners") submitted to the 18 19 Arizona Corporation Commission ("Commission") an application for a Certificate of Convenience 20 and Necessity ("Certificate") to provide facilities-based long distance and facilities-based local exchange telecommunications services within the State of Arizona. The application also petitioned 21 the Commission for a determination that its proposed services should be classified as competitive. 22 23 On June 14, 2005, the Commission's Utilities Division Staff ("Staff") filed a Staff Report 24 recommending approval of CommPartners's application subject to certain conditions. 25 On June 22, 2005, by Procedural Order, the matter was set for hearing to commence on August 11, 2005. The Procedural Order also set forth associated deadlines which ordered Applicant 26 to publish notice of the hearing by July 11, 2005 and docket its Affidavit of Publication on or before 27

1

July 29, 2005.

28

On August 11, 2005, the hearing was called by the Administrative Law Judge. Applicant appeared telephonically and Staff appeared and was represented by counsel. At the commencement of the hearing, it was noted that notice of the hearing had not been published pursuant to the Procedural Order. Accordingly, the matter was continued and the matter was reset for hearing.

On August 12, 2005, by Procedural Order, the matter was reset for hearing to commence on October 4, 2005.

On August 24, 2005, Staff filed a Request to Reschedule Hearing. Staff's request noted that Applicant had no objection to the continuance. Therefore, the matter was continued and was reset for hearing on October 13, 2005.

On September 23, 2005, Applicant published notice of the hearing in the Arizona Republic.

On October 13, 2005, a full public hearing was conducted before a duly authorized Administrative Law Judge. Applicant and Staff appeared through counsel. Both parties presented testimony and evidence in the matter. At the conclusion of the hearing, the Administrative Law Judge took the matter under advisement and informed the parties that a Recommended Opinion and Order would be prepared for the Commissioners' consideration.

* * * * * * * * *

Having considered the entire record herein and being fully advised in the premises, the Commission finds, concludes, and orders that:

FINDINGS OF FACT

- 1. CommPartners is incorporated under the laws of the State of Nevada and is authorized to transact business in Arizona.
- 2. Applicant has the technical and managerial capabilities to provide facilities-based long distance and facilities-based local telecommunications services.
- 3. According to Staff's Report, CommPartners provided an unaudited balance sheet for its parent company, CommPartners Holding Corporation, for a 12 month time period ending December 31, 2004, which list assets of \$13,610,831 and equity of \$11,984,946.
 - 4. Staff's Report stated that CommPartners' original tariff showed that it collects

advances, deposits and/or prepayments from its customers.

- 5. Staff also recommends that proof of the performance bond be docketed within 365 days of the effective date of an Order in this matter or 30 days prior to the commencement of service, whichever comes first and that the performance bond must remain in effect until further Order of the Commission.
- 6. Applicant will be providing service in an area where an incumbent local exchange carrier ("ILEC"), along with various competitive local exchange carriers ("CLECs") and interexchange carriers are providing service.
 - 7. It is appropriate to classify all of Applicant's authorized services as competitive.
- 8. Staff believes CommPartners has no market power and the reasonableness of its rates will be evaluated in a market with numerous competitors. In light of the competitive market in which Applicant will be providing services, Staff believes that the rates in Applicant's proposed tariffs for its interexchange and local exchange services are just and reasonable, and recommends the Commission approve them.
- 9. Staff's Report stated that Consumer Services showed no complaints filed against the Applicant.
- 10. Staff recommends that CommPartners' application for a Certificate to provide intrastate telecommunications services be granted subject to the following conditions:
 - that CommPartners, unless it provides services solely through the use of its own facilities, should procure an Interconnection Agreement before being allowed to offer local exchange service. The Interconnection Agreement should be procured within 365 days of the effective date of the Order in this matter or 30 days prior to the provision of service, whichever comes first, and must remain in effect until further Order of the Commission. If CommPartners provides services solely through the use of its own facilities, no other information shall be required once CommPartners informs the Commission of that fact by submitting a letter to Docket Control Center under the same timeframe and provision of service criteria as stated above;
 - (b) that CommPartners be ordered to file with the Commission, within 365 days of the effective date of the Order in this matter or 30 days prior to the provision of service, whichever comes first, its plan to have its customers' telephone

1			numbers included in the incumbent's Directories and Directory Assistance databases;
2 3		(c)	that CommPartners be ordered to pursue permanent number portability arrangements with other LECs pursuant to Commission rules, federal laws and federal rules;
4 5		(d)	that CommPartners be ordered to abide by and participate in the AUSF mechanism instituted in Decision No. 59623, dated April 24, 1996 (Docket No. RT-00000E-95-0498);
67		(e)	that CommPartners be ordered to abide by the quality of service standards that were approved by the Commission for Qwest in Docket No. T-0151B-93-0183;
9	((f)	that in areas where it is the sole provider of local exchange service facilities, CommPartners be ordered to provide customers with access to alternative providers of service pursuant to the provisions of Commission rules, federal laws and federal rules;
10111213		(g)	that CommPartners be ordered to certify, through the 911 service provider in the area in which it intends to provide service, that all issues associated with the provision of 911 service have been resolved with the emergency service providers within 365 days of an Order in this matter or 30 days prior to the provision of service, whichever comes first, which certification must remain in
131415		(h)	effect until further Order of the Commission; that CommPartners be ordered to abide by all the Commission decisions and policies regarding CLASS services;
16 17		(i) (j)	that CommPartners be ordered to provide 2-PIC equal access; that CommPartners be required to notify the Commission immediately upon changes to its name, address or telephone number;
18 19	((k)	that CommPartners be ordered to comply with all Commission rules, orders, and other requirements relevant to the provision of intrastate telecommunications service;
20 21	((1)	that CommPartners be ordered to maintain its accounts and records as required by the Commission;
22 23	((m)	that CommPartners be ordered to file with the Commission all financial and other reports that the Commission may require, and in a form and at such times as the Commission may designate;
24	() () () () () () () () () ()		that CommPartners be ordered to maintain on file with the Commission all current tariffs and rates, and any service standards that the Commission may require;
26		(o)	that CommPartners be ordered to cooperate with Commission investigations including, but not limited to, customer complaints;
27 28			that CommPartners be subject to the Commission's rules governing interconnection and unbundling and the 1996 Telecommunications Act and the rules promulgated thereunder. In the event that CommPartners provides
١.	er in the first of the second		

essential services or facilities that potential competitors need in order to provide their services to these providers on non-discriminatory terms and conditions pursuant to federal laws, federal rules, and state rules; and

- (q) that if CommPartners desires to discontinue service, it should be required to file an application with the Commission pursuant to A.A.C. R14-2-1107. If Applicant fails to meet this requirement it will result in forfeiture of Applicant's performance bond.
- 14. Staff further recommended that CommPartners' application become null and void without further order of the Commission and no time extensions granted if it does not comply with the following conditions:
 - (a) That CommPartners be ordered to file conforming tariffs within 365 days from the date of an Order in this matter or 30 days prior to providing service, whichever occurs first and in accordance with the Decision;
 - (b) In order to protect CommPartners' customers:
 - (i) CommPartners should be ordered to procure a performance bond equal to \$200,000. The minimum bond amount of \$200,000 should be increased in increments of \$100,000 whenever the total amount of the advances, deposits and prepayments is within \$20,000 of the bond amount.
 - (ii) Partners should docket proof of the performance bond within 365 days of the effective date of an Order in this matter or 30 days prior to the provision of service, whichever comes first, and must remain in effect until further Order of the Commission.
- 15. At the hearing, CommPartners agreed to provide its services in accordance with Staff's recommendations.
- 16. In its Staff Report, Staff stated that based on information obtained from the Applicant, it has determined that CommPartners' fair value rate base is zero, and is too small to be useful in setting rates. Staff further stated that in general, rates for competitive services are not set according to rate of return regulation, but are heavily influenced by the market. Staff recommended that while it considered the fair value rate base information, the fair value information provided by the company should not be given substantial weight in this analysis.
- 17. The rates to be ultimately charged by CommPartners will be heavily influenced by the market.

18. Staff stated that CommPartners lacks the market power to adversely affect the local exchange or interexchange service markets. Therefore, Staff recommended that CommPartners' proposed services be classified as competitive.

- 19. Staff's recommendations, as set forth herein, are reasonable.
- 20. CommPartners' fair value rate base is determined to be zero for purposes of this proceeding.

CONCLUSIONS OF LAW

- 1. Applicant is a public service corporation within the meaning of Article XV of the Arizona Constitution and A.R.S. §§ 40-281 and 40-282.
- 2. The Commission has jurisdiction over Applicant and the subject matter of the application.
 - 3. Notice of the application was given in accordance with the law.
- A.R.S. § 40-282 allows a telecommunications company to file an application for a
 Certificate to provide competitive telecommunications services.
- 5. Pursuant to Article XV of the Arizona Constitution, as well as the Arizona Revised Statutes, it is in the public interest for Applicant to provide the telecommunications services set forth in its application.
- 6. Applicant is a fit and proper entity to receive a Certificate authorizing it to provide competitive facilities-based local exchange and long distance telecommunications services in Arizona as conditioned by Staff's recommendations.
- 7. The telecommunications services that the Applicant intends to provide are competitive within Arizona.
- 8. Pursuant to Article XV of the Arizona Constitution as well as the Competitive Rules, it is just and reasonable and in the public interest for Applicant to establish rates and charges that are not less than the Applicant's total service long-run incremental costs of providing the competitive services approved herein.
 - 9. Staff's recommendations, as set forth herein, are reasonable and should be adopted.

10. CommPartners' competitive rates, as set forth in its proposed tariffs, are just and reasonable and should be approved.

ORDER

IT IS THEREFORE ORDERED that the application of CommPartners, LLC for a Certificate of Convenience and Necessity for authority to provide competitive facilities-based local exchange and long distance telecommunications services in Arizona shall be, and is hereby, granted, conditioned upon CommPartners', LLC timely compliance with the following two Ordering Paragraphs.

IT IS FURTHER ORDERED that CommPartners, LLC shall file conforming tariffs in accordance with this Decision within 365 days of this Decision or 30 days prior to providing service, whichever comes first.

IT IS FURTHER ORDERED that CommPartners, LLC shall procure a performance bond equal to \$200,000 the earlier of 365 days from the effective date of this Order or 30 days prior to the commencement of service, and as a compliance item in this docket, file with Docket Control proof of the performance bond under the same timeframe and provision of criteria as stated above.

IT IS FURTHER ORDERED that if CommPartner, LLC fails to meet the timeframes outlined in the Ordering Paragraphs above, that the Certificate of Convenience and Necessity conditionally granted herein shall become null and void.

IT IS FURTHER ORDERED that if CommPartners, LLC fails to notify each of its customers and the Commission at least 60 days prior to filing an application to discontinue service pursuant to A.A.C. R14-2-1107, that in addition to voidance of its Certificate of Convenience and Necessity, CommPartners, LLC performance bond shall be forfeited.

23 | . .

24 | . . .

25 ...

26 ...

28 | . . .

DECISION NO.

1	IT IS FURTHER ORDERED that CommPartners, LLC shall comply with all of the Staff				
2	recommendations set forth in the above-stated Findings of Fact and Conclusions of Law.				
3	IT IS FURTHER ORDERE	D that this Decision shall become e	ffective immediately.		
4	BY ORDER OF TH	HE ARIZONA CORPORATION C	OMMISSION.		
5					
6).001111L0007		
7	CHAIRMAN	Thelle U	COMMISSIONER		
8					
9			Van		
10	COMMISSIONER	James Sleason COMMISSIONER	COMMISSIONER		
11					
12		IN WITNESS WHEREOF, I, B	RIAN C. McNEIL. Executive		
13		Director of the Arizona Con	poration Commission, have used the official seal of the		
14		Commission to be affixed at the of this grand day of Dec., 200	Capitol, in the City of Phoenix, 05.		
15		V / m. 1			
16		BRIAN C. McNEIL	\neq		
17		EXECUTIVE DIRECTOR			
18	DISSENT_				
19					
20	DISSENT				
21	YBK:mj				
22					
23					
24					
25					
26					
27					
28					

1	SERVICE LIST FOR:	COMMPARTNERS, LLC				
-2	DOCKET NO.:	T-04251A-04-0257				
3						
4	Kristopher Twomey 1519 East 14 th Street, Suite A					
5	San Leandro, California 94577					
6	Christopher Kempley, Chief Counsel Legal Division					
7	ARIZONA CORPORATION COMMISSION 1200 West Washington Street					
8	Phoenix, Arizona 85007					
9	Ernest Johnson, Director Utilities Division					
10	ARIZONA CORPORATION COMMISSION 1200 West Washington Street					
11	Phoenix, Arizona 85007					
12						
13						
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						